Message Text

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INFO OCT-01 ISO-00 IO-10 ACDA-10 DLOS-04 OES-05 AGR-10

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R 261300Z AUG 75 FM AMEMBASSY QUITO TO SECSTATE WASHDC 6882 INFO AMEMBASSY BOGOTA AMEMBASSY LIMA AMCONSUL GUAYAQUIL

UNCLAS SECTION 1 OF 2 QUITO 6249

E.O. 11652: N/A TAGS: PFOR EC CO

REF: QUITO 6248

SUBJECT: JOINT DECLARATION ISSUED BY ECUADOREAN AND COLOMBIAN PRESIDENTS IN QUITO, AUGUST 23, 1975

- 1. FOLLOWING IS AN UNOFFICIAL TRANSLATION OF THE JOINT DECLARATION ISSUED BY ECUADOREAN PRESIDENT GUILLERMO RODRIGUEZ LARA AND COLOMBIAN PRESIDENT ALFONSO LOPEZ MICHELSEN ON AUGUST 23, DURING THE LATTERS VISIT TO ECUADOR AUGUST 22-24.
- 2. BEGIN TEXT: TEXT OF THE QUITO DECLARATION.
 AT THE INVITATION OF THE PRESIDENT OF ECUADOR, MAJOR GENERAL GUILLERMO RODRIGUEZ LARA, THE PRESIDENT OF COLOMBIA, DR.
 ALFONSO LOPEZ MICHELSEN PAID AN OFFICIAL VISIT TO QUITO DURING AUGUST 22-24, 1975.
- 3. DURING THIS VISIT THE PRESIDENTS OF ECUADOR AND COLOMBIA UNCLASSIFIED

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HELD CONVERSATIONS IN AN ATMOSPHERE OF A FRANK AND FRIENDLY

UNDERSTANDING WHICH MADE POSSIBLE A CAREFUL EXAMINATION OF THE INTERNATIONAL SITUATION, LATIN AMERICAN PROBLEMS AND, IN PARTICULAR, THE RELATIONS BETWEEN ECUADOR AND COLOMBIA

- 4. BEING CONVINCED OF THE BENEFICIAL EFFECTS OF THE INTERVIEWS AND CONTACTS PREVIOUSLY MAINTAINED BY THEIR PRESIDENTS FOR BOTH ECUADOR AND COLOMBIA, THEY WERE GRATIFIED BY A REVIEW OF THE TRADITIONAL PACIFIST DEDICATION OF THE PEOPLES OF THE TWO COUNTRIES; THEIR STEADFAST LOYALTY TO THE PRINCIPLES SET FORTH IN THE CHARTERS OF THE UNITED NATIONS AND THE ORGANIZATION OF AMERICAN STATES AND, IN PARTICULAR, THOSE RELATING TO A RESPECT FOR THE PERSONALITY, SOVEREIGNTY, INDEPENDENCE AND JURIDICAL EQUALITY OF THE STATES; THE SELF-DETERMINATION OF THE PEOPLES AND NON-INTERVENTION, AS WELL AS POLITICAL SOLIDATPY AND ECONOMIC AND SOCIAL INTERDEPENDENCE.
- 5. THEY ALSO RECOGNIZED AN IDENTIFY OF INTERESTS OF THE TWO NATIONS IN THE SOUTH PACIFIC REGION, THE ADVISABILITY OF ECUADOR AND COLOMBIA DELIMITING THEIR RESPECTIVE MARINE AND SUBMARINE AREAS AND UNITING THEIR EFFORTS FOR THE PROTECTION, CONVERSATION AND USE OF THEIR RENEWABLE AND NON-RENEWABLE RESOURCES.
- 6. THEY AGREED THAT THE CONFLICTS AND DISPUTES WHICH CONSTANTLY ENDAGER INTERNATIONAL PEACE AND SECURITY SHOULD BE SETTLED THROUGH PEACEFUL PROCEDURES AND RECOGNIZED THE UNQUESTIONABLE NEED FOR HAVING PENDING PROBLEMS PROMPTLY SOLVED IN A SPIRIT OF JUSTICE, FRIENDLINESS AND COOPERATION THAT SHOULD PREVAIL IN INTER-AMERICAN RELATIONS. THEY ALSO INSISTED ON THE NEED FOR LATIN AMERICA TO ASSIGN THE GREATEST POSSIBLE RESOURCES TO A THOROUGH DEVELOPMENT OF THEIR PEOPLES, THEREBY AVOIDING AN ARMAMENTS RACE.
- 7. THEY REAFFIRMED THEIR FAITH IN AN UNWAVERING SOLIDARITY OF THE DEVELOPING COUNTRIES IN THE FACE OF ANY ACTIONS OR MEASURES TENDING TO HARM THEIR INDEPENDENCE AND TO HINDER THEIR PROGRESS. THEY CONDEMNED COERCIVE AND DISCRIMINATORY MEASURES AGAINST DEVELOPING COUNTRIES AND DENOUNCED THOSE RESTRICTIONS IMPOSED ON INTERNATIONAL TRADE BY COUNTRIES UNCLASSIFIED

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WHICH EXERCISE A MONOPOLY OF TECHNOLOGY AND WHICH CONTROL CAPITAL AND THE MARKET FOR THE PURPOSE OF MAINTAINING AN ADVANTAGEOUS POSITION OVER THOSE NATIONS WHICH PRODUCE RAW MATERIALS, THEREBY BRINGING ABOUT UNJUST CONDITIONS OF DEPENDENCE AND POVERTY WHICH OUGHT TO BE ERADICATED.

8. THEY REAFFIRMED THE PRINCIPLE THAT EVERY STATE HAS FULL SOVEREIGNTY OVER THE NATURAL RESOURCES EXISTING WITHIN THE

LIMITS OF ITS NATIONAL JURISDICTION AND ITS INALIENABLE AND PERMANENT RIGHT TO DISPOSE, FREELY AND EFFECTIVELY, OF SUCH RESOURCES.

9. THEY WARNED OF THE NEED, IN VIEW OF THE SERIOUS WORLDWIDE FOOD SHORTAGE, FOR THE DEVELOPED COUNTRIES, AND, GENERALLY, FOR THOSE HAVING SURPLUS RESOURCES, TO SPPEDILY ESTABLISH FOOD RESERVES IN FAVOR OF THE NEEDY COUNTRIES.

10. THEY AGREED TO INTENSIFY THEIR COOPERATION FOR STRENGTHENING THE UNITED NATIONS ORGANIZATION, IN ORDER THAT IT MAY ACTUALLY BE IN A POSITION TO ERADICATE WAR ONCE AND FOR ALL AND TO PLAY THE OUTSTANDING ROLE PERTAINING TO IT IN ESTABLISHING AN INTERNATIONAL ORDER WHICH, WITHIN PEACEFUL COEXISTENCE AND A RESPECT FOR THE RIGHT OF ALL PEOPLES TO ADOPT THE POLITICAL, ECONOMIC AND SOCIAL GOVERNMENT OF THEIR CHOICE, WILL INSURE THE PROMOTION OF THOSE VALUES WHICH ARE INHERENT IN EVERY HUMAN BEING.

11. THEY EXPRESSED CONFIDENCE THAT THE AMENDMENTS INTRODUCED INTO THE INTER-AMERICAN TREATY ON RECIPROCAL ASSISTANCE (IATRA) SHOULD STRENGTHEN THE PRINCIPLES OF SOLIDARITY IN THE FACE OF AGRESSION, THE REJECTION OF AGRRESION IN ANY OF ITS FORMS, INCLUDING ECONOMIC AGGRESSION, AND THE OBLIGATION TO HAVE RECOURSE TO PEACEFUL MEANS FOR SOLVING INTERNATIONAL DISPUTES.

12. THEY ALSO REITERATED THEIR INTENT TO GIVE THE NECESSARY SUPPORT TO THE PERMANENT COUNCIL OF THE OAS FOR ITS OTHER TASKS INTENDED TO STRENGTHEN THE INTER-AMERICAN SYSTEM AND TO ADAPT IT TO PRESENT DAY REQUIREMENTS.

13. THEY AGREED THAT LATIN AMERICA OUGHT TO ATTAIN A UNCLASSIFIED

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GREATER SIGNIFICANCE IN THE INTERNATIONAL FIELD, IN LINE WITH ITS POTENTIAL MANPOWER AND ITS NATURAL RESOURCES, AND THEY ALSO AGREED TO UNITE THE EFFORTS OF ECUADOR AND COLOMBIA TO THOSE OF OTHER SISTER NATIONS FOR ATTAINING THIS END.

14. THE TWO PRESIDENTS POINTED OUT THAT IT WOULD BE ADVISABLE TO HAVE A TYPICALLY LATIN AMERICAN ORGANIZATION THAT WOULD HARMONIZE THE DESIRES OF THE REGION, COORDINATE A JOINT POLICY FOR THE REGION'S ECONOMIC AND FINANCIAL DEVELOPMENT, AND ENCOURAGE THE CREATION OF LATIN AMERICAN NATIONAL AND MULTINATIONAL COMPANIES FOR THEIR MUTUAL BENEFIT.

15. THEY RECOGNIZED THAT THE NECESSITY OF THE AGREEMENT WHEREBY THE LATIN AMERICAN ENERGY ORGANIZATION (OLADE) WAS

ESTABLISHED ENTERING INTO FORCE AS SOON AS POSSIBLE; TAKING INTO ACCOUNT THE INTRINIIC IMPORTANCE OF THIS ORGANIZATION, ITS STRATEGIC PROJECTION AND THE GOALS WHICH IT SEEKS TO ACHIEVE FOR THE PRESERVATION, DEVELOPMENT AND MARKETING OF THE ENERGY RESOURCES OF THE AREA.

16. THE TWO STATESMEN AGREED THAT, WITHIN THE PRESENT PROCESS OF REORGANIZATION OF THE INTERNATIONAL MONETARY SYSTEM, THE DEVELOPED NATIONS AND THE THIRD WORLD COUNTRIES SHOULD PARTICIPATE ON A EQUAL FOOTING.

17. THEY LIKEWISE RECOGNIZED THE NEED FOR HELPING THE UNITED NATIONS CONFERENCE ON THE LAW OF THE SEA ESTABLISH A NEW INTERNATIONAL ORDER FOR THE SEA AND OCEAN AREAS, BASED ON THE NEED OF SEARCHING FOR REGIONAL SOLUTIONS AND SETTLEMENTS THAT PROVIDE AN ADEQUATE AND JUST TREATMENT OF MARINE MATTERS. THEY WERE IN AGREEMENT AS TO THE NECESSITY OF PROPERLY TAKING INTO ACCOUNT THE GEOGRAPHICAL, GEOLOGICAL, BIOLOGICAL AND ECOLOGICAL CHARACTERISTICS OF EACH REGION, AS WELL AS THE ECONOMIC AND SOCIAL CIRCUMSTANCES OF NATIONS; ON THE ADEQUATE CONSIDERATION TO BE GIVEN TO THE INTERESTS OF NATIONAL SECURITY AND THE RIGHT OF EVERY STATE TO PRESERVE AND USE THE NATURAL RESOURCES IN THE MARINE AREAS UNDER THEIR JURISDICTION AND SOVEREIGNTY FOR THE FUNDAMENTAL BENEFIT OF THEIR PEOPLE.

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18. TAKING INTO ACCOUNT THE PRECEDING CONSIDERATIONS, THE TWO PRESIDENTS

DECLARE:

THAT IT IS WITH PLEASURE THAT THEYSIGNED, TODAY, AN AGREEMENT WRITTEN IN QUITO ON THE DELIMITATION OF MARINE AND SUBMARINE AREAS AND ON COOPERATION BETWEEN THE TWO COUNTRIES ON MARINE MATTERS.

19. THAT THE TWO COUNTRIES RECOGNIZE AND MUTUALLY RESPECT THE PROCEDURES THROUGH WHICH THEY EXERCISE THEIR SOVEREIGNTY AND JURISDICTION OVER THE SEA, IN CONFORMITY WITH THEIR RESPECTIVE NATIONAL LAWS, TO A DISTANCE OF 200 MILES, AND THEY AFFIRM THEIR DECISION TO COOPERATE IN ORDER THAT THIS RECOGNITION MAY BE DUTY CONSIDERED DURING THE WORK OF THE UNITED NATIONS CONFERENCE ON THE LAW OF THE SEA.

 $20.\,\mathrm{THAT}$ THEY AGREE TO IMPLEMENT AN EFFECTIVE JOINT POLICY UNCLASSIFIED

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ORIENTATED TOWARD THE PRESERVATION OF THE MARINE HABITAT AND THE ERADICATION OF THOSE FACTORS OR CAUSES OF POLLUTION THAT MIGHT HARM IT.

- 21. THAT INTEGRATION CONSTITUTES THE MOST ADEQUATE PROCESS FOR ECONOMIC AND SOCIAL DEVELOPMENT, THAT IT IS AN IMPERATIVE FOR THE INTERDEPENDENCE OF THEIR ACTIONS AND THE SUPPLEMENTATION OF THEIR RESOURCES.
- 22. THEREFORE, THEY OFFER THEIR STRONG SUPPORT TO THE ECONOMIC INTEGRATION PROCESS OF LATIN AMERICA AND, IN PARTICULAR, TO THE PROCESS OF SUB-REGIONAL ANDEAN INTEGRATION; THEY REAFFIRM THEIR DESIRE TO CONTINUE ACTIVELY PARTICIPATING IN THE NEGOTIATIONS OF THE INDUSTRIAL SECTOR DEVELOPMENT PROGRAMS OF THE ANDEAN GROUP IN ORDER TO CONCLUDE THEM WITHIN THE PERIODS CONTEMPLATED BY THE CARTAGENA AGREEMENT.
- 23. THAT IT IS NECESSARY TO GIVE A THRUST, WITHIN THE FRAMEWORK OF THE CARTAGENA AGREEMENT AND THE DECISIONS OF THE COMMISSION, TO A WELL-BALANCED DEVELOPMENT OF BILATERAL TRADE, BY PROMOTING DIVERSIFICATION OF THE PATTERS OF EXCHANGE AND GREATER COOPERATION IN DEVELOPING INDUSTRY, AGRICULTURE AND BASIC INFRASTRUCTURE.

24. THAT IT IS ADVISABLE TO MAINTAIN A PERMANENT DIALOGUE FOR THE ATTAINMENT OF THESE PURPOSES, AS WELL AS FOR A PROMPT SETTLEMENT OF ANY DIFFICULTIES THAT MAY ARISE WHILE IMPLEMENTING THE ANDEAN GROUP DECISIONS OR APPLYING RESTRICTIVE MEASURES THAT MAY RENDER TRADE DIFFICULT.

25. THAT THEY ENDORSE THE DECISION OF THE SECURITIES COMMISSION- NATIONAL FINANCE CORPORATION OF ECUADOR, THE INDUSTRIAL DEVELOPMENT INSTITUTE OF COLOMBIA AND THE FUND FOR PROMOTION OF EXPORTS OF COLOMBIA TO INCORPORATE, IN ASSOCIATION WITH THE ANDEAN DEVELOPMENT CORPORATION (ADC), A COMPANY TO PROMOTE INDUSTRIAL PROJECTS IN THE ECUADOREAN-COLOMBIAN BORDER AREA, AND THEY OFFER THEIR GOVERNMENTS' SUPPORT IN ORDER THAT CONCRETE PROJECTS PROPOSED BY THE COMPANY MAY BE SPEEDLILY IMPLEMENTED.

26. THEY EXPRESS THEIR DESIRE TO SPEED UP THE IMPLEMENTATION LINCLASSIFIED

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OF THE RECENTLY SIGNED AGREEMENT ON THE TRAFFIC OF PERSONS AND VEHICLES, AIMING AT PLACING THE STAY OF CITIZENS OF ONE COUNTRY IN THE TERRITORY OF THE OTHER COUNTRY ON A REGULAR BASIS

27. THAT IT IS NECESSARY TO GIVE PREFERENTIAL ATTENTION TO SOLUTION OF THOSE PROBLEMS RELATED TO THE MIGRATION OF WORKERS WITHIN THE SUBREGION. TO THIS END, THEY PLEDGED TO ECNOURAGE THE IMPLEMENTATION OF THE ANDEAN INSTRUMENT ON LABOR MIGRATIONS ADOPTEDBY THE MINISTERS OF LABOR OF THE ANDEAN GROUP, FOR WHICH PURPOSE THEY WILL EXCHANGE INFORMATION AND ACT IN A CONCERTED MANNER.

28. THAT THEY AGREE TO CALL, WITHIN A SHORT TIME, THE PERMANENT ECUADOREAN-COLOMBIAN ECONOMIC INTEGRATION COMMISSION, FOR THE PURPOSE OF ADOPTING SUCH MEASURES AS MAY MAKE IT POSSIBLE TO INCREASE BILATERAL TRADE, INTEGRATION AND DEVELOPMENT OF THE BORDER AREA AND THE PROTECTION AGAINST ILLEGAL TRAFFIC IN THAT AREA. FOR THIS PURPOSE, THEY DIRECTED THE RESPECTIVE COMMISSIONS TO EVALUATE, IN A PERIOD OF 90 DAYS, THE WORK WHICH HAS SO FAR BEEN PERFORMED.

29. THAT THEY AGREED ON THE NEED FOR THE REQUIREMENTS OF THE TWO COUNTRIES TO BE CLOSELY UNITED FOR THE PURPOSE OF ACHIEVING THE MOST EFFECTIVE AND TIMELY MEASURES FOR FIGHTING THE ILLICIT TRAFFIC OF NARCOTICS.

30. THAT, BEING AWARE OF THE FACT THAT ECUADOR AND COLOMBIA ARE COUNTRIES HAVING A LONG AGRICULTURAL TRADITION AND THAT EACH HAS ATAINED VALUABLE EXPERIENCE, THEY HAVE DECIDED TO ESTABLISH A COMPREHENSIVE PROGRAM FOR TECHNICAL

AND SCIENTIFIC COOPERATION, SO AS TO ACHIEVE A MORE RAPID DEVELOPMENT, PARTICULARLY IN THE LIVESTOCK-FARMING SECTOR; AND FOR THIS PURPOSE THEY EMPHASIZED THE IMPORTANCE OF AN EXCHANGE OF TECHNOLOGY.

31. THAT THEY HAVE ALSO AGREED TO ADOPT PLANNED PROGRAMS FOR THE PROVISION, EXCHANGE AND SUPPLY OF RAW MATERIALS, IN ACCORDANCE WITH THE ECOLOGICAL CONDITIONS OF THE TWO COUNTRIES AND THE VOLUME OF THEIR REQUIREMENTS, AND ALSO TO ESTABLISH BILATERAL MACHANISMS WHICH ARE ADEQUATE FOR UNCLASSIFIED

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EXCHANGING LIVESTOCK-FARMING SURPLUSES.

- 32. THAT THEY UNDERTAKE TO ENCOURAGE NEGOTIATIONS THAT WILL MAKE IT POSSIBLE TO CONCLUDE AGREEMENTS BETWEEN THE TWO GOVERNMENTS FOR THE SUPPLY OF COLOMBIAN CEMENT TO ECUADOR. TO THIS END, THEY DECIDE TO ESTABLISH A NEGOTIATING GROUP THAT WILL MEET IN BOGOTA WITHIN A PERIOD OF 30 DAYS.
- 33. THAT THEY HAVE DECIDED TO EXPAND ECUADOREAN-COLOMBIAN COOPERATION ON THEIR RESPECTIVE AMAZONIAN AREAS, PARTICULARLY AS REGARDS COORDINATION AND AN EXCHANGE OF EXPERIENCES WITH COLONIZATION, CROPS AND RIVER NAVIGATION. FOR THIS PURPOSE, THEY REQUESTED THEIR MINISTRIES OF FOREIGN RELATIONS TO STUDY THE POSSIBILITIES FOR SUCH COOPERATION IN ORDER THAT THEY MAY, IN THE SHORTEST POSSIBLE TIME, DRAW UP DEFINITE PROGRAMS THAT SHOULD BE APPLICABLE, JOINTLY AND IN A COORDINATED MANNER, TO THE AMAZONIAN AREAS OF THE TWO COUNTRIES AND WHICH SHOULD INCLUDE, IN PARTICULAR, WORK TO ADVANCE PROJECTS THAT WILL COMPLETE HIGHWAY COMMUNICATIONS BETWEEN THE TWO COUNTRIES IN THE SAN MIGUEL RIVER AREA.
- 34. THAT THEY AGREE ON THE NEED FOR IMPLEMENTING THE CULTURAL AGREEMENT AND EDUCATIONAL AND CULTURAL PROGRAM FOR BORDER AREA INTEGRATION, SIGNED IN QUITO AND PASTO, RESPECTIVELY, THROUGH THE ESTABLISHMENT, WITHIN A PERIOD OF 60 DAYS FROM TODAY'S DATE, OF THE MIXED COMMISSIONS CONTEMPLATED IN THESE INSTRUMENTS AND THE PREPARATION, WITHIN AN ADDITIONAL PERIOD OF 90 DAYS, OF THE APPROPRIATE ACTION PROGRAMS.
- 35. IN CONCLUSION, THE TWO PRESIDENTS FOUND THAT THE PROSPECTS OF THE RELATIONS BETWEEN ECUADOR AND COLOMBIA ARE HIGHLY PROMISING, AND SUCH RELATIONS ARE BEING GRADUALLY EXTENDED TO NEW FIELDS WHICH ARE MUTUALLY PROFITABLE. THEY CONFIRMED THEIR DESIRE TO INTENSIFY THE BONDS UNITING THE TWO PEOPLES AT ALL LEVELS, PARTICULARLY AT THE ECONOMIC LEVEL BY MEANS OF EFFECTIVE FORMULAS TO FIGHT UNDERDEVELOPMENT AND, FOR THIS PURPOSE, THEY AGREED TO MAINTAIN CONSULTATIONS EITHER

DIRECTLY OR THROUGH THE MINISTERS OF FOREIGN RELATIONS, AS DEEMED ADVISABLE AND DEPENDING ON CIRCUMSTANCES. QUITO, AUGUST 23, 1975, /SIGNED/ GUILLERMO RODRIGUEZ UNCLASSIFIED

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LARA PRESIDENT OF REPUBLIC OF ECUADOR /SIGNED/
ALFONSO LOPEZ MICHELSEN PRESIDENT OF THE REPUBLIC OF
COLOMBIA.END TEXT.
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TAGS: PFOR, EC, CO, (RODRIGUEZ LARA, GUILLERMO), (LOPEZ MICHELSEN, ALFONSO)

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